Reception No.		. 1. 11				
Recorded this	_ day of		A.D. 19	The same sections and the section of	oʻclock	_m.
920308	S7 (This mo	REAL ESTAT ortgage secures the descri	TE MORTGAGE bed indebtedness and re	newals thereof.)		
THIS INDENTURE W	/ITNESSETH, that_	William M. B	utcher			and
_Karen_AButc	her	husband a	nd wife		After the property of the	te vietni arvakate tiivit vakiovan sõviki eke e
hereinafter called Mor	tgagor(s)lofI	ake	County, in the State of	of Indiana	d Marin (K. 1882)	····
Mortgage(s) and Warra	int(s) toAmerica	in General Financ	e Corporation, .7	840 Interstate	Plz Dr,	Hammond
hereinafter called Mor	tgagee, of	Lake		·	_County, In	the State of
		, the following described				
County, in the State o	ituated in the	to wit: City of Hammond further describ	, County of Lake	RECORPOR	Mar 15 2 09	STATE OF INDIAN LAKE COU FILED FOR RE
T 1 a t	he South 13 fe 5 feet of Lot 5 per plat the he office of to ore commonly k	eet of lot 11, al 13 in Block 1 in preof recorded in the Recorder of L NOT OF nown as 7545 Mad is Document is the Lake Coun	Calumet Terrace Plat Book 18 parake County, Individual County, Individ	, Hammond! ge 26, in ana	Fr 192	S.S.NV. T ORD
DEMAND FEATURE (if checked)	we elect to exerci- full is due. If you or deed of trust th	year(s) from to year(s) from to year(s) from to year and year and year are this option you will have at secures this loan. If year year year are year and year are year are year and year are year are year.	pe given written notice of we the right to exercise a we elect to exercise thi	ccrued to the day we of election at least 90 ny rights permitted u	e make the days before not	demand. If payment in te, mortgage
executed by the Mortgainterest thereon, all as a secured, all without rel note, or any part-there stipulated; then said no agreed by the undersign legal taxes and charges fire, extended coverage, assigned in the amount.	agor(s) and payable provided in said note ief from valuation of the said note ief from valuation of the shall immediately ned, that until all in against said premise vandalism and malic of Twelve thouse	te of even date herewith to the Mortgagee, on or, and any renewal thereo, and any renewal thereo rappraisement laws, and the interest thereon, or be due and payable, and destedness owing on said as they become due tious mischief for the berusand eight hundres ************************************	f; the Wortgagor(s) expressions any part thereof, when the this prortgage may be a little or any renewal the and shall keep the built of the Mortgagee as red. seventy-seven	months after date; is say agree(s) to pay to upon failure to pay due, or the taxes or foreclosed accordingle and improvem its interests may app to dollars and the say and the say app to dollars and the say and the say app to dollars and the say app to dollars and the say app to the say app to dollars and the say app to dollars and the say app to the	he sum of many installadinsurance as y; it is furthortgagor(s) sents thereonear, and the wenty ce 2877, 20	noney above ment on said hereinafter er expressly hall keep all insured for policy duly ents****
and falling to do so, si stated in said note, shal also secure the paymen their heirs, personal rep further advances, if any If not prohibited by law	ald Mortgagee may il be and become a let of all renewals and presentatives and assi with interest thereo	pay said taxes, charges part of the indebtedness I renewal notes hereof, to gns, covenant and agree in as provided in the note nortgage and all sums her	and/or insurance, and to secured by this mortgag together with all extensi- to pay said note and in the or notes evidencing suc- eby secured shall becom	he amount so paid, we. If not contrary to ons thereof. The Monterest as they become hadvances.	vith interest law, this mo rtgagors for e due and to the option o	ortgage shall themselves, o repay such of the Mort-
property and premises,	or upon the vesting	rthwith upon the conve of such title in any mar lness secured hereby with	nner in persons or entiti	es other than, or wit		
If this mortgage is sub- payment of any installar principal or such interes edness secured by this r	nent of principal or st and the amount so		mortgage, the holder o thereon from the time o	f this mortgage may f such payment may	pay such ins be added to	stallment of the indebt-

agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all of Mortgagor(s) rights and interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any

such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

This instrument prepared by Laura A. Matusik

014-00019 (REV. 10-85)

holder of this mortgage.

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions. IN WITNESS WHEREOF, the said Mortgagor(s) ha venereunto set their hand(s) and seal(s) this _____1th ____, 19<u>9</u>2 (SEAL) William M. Butcher (SEAL) Type name here: Type name here STATE OF INDIANA COUNTY OF Lake 11 Before me, the undersigned, a Notary Public in and for said County, this 11th day of May 19 92 , came - William M. Butcher and Karen A. Butcher and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 3/17/93 This Document is the property of the Lake County Recorder! RELEASE OF MORTGAGE THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of County, Indiana, in Mortgage Record , page has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this STATE OF INDIANA, ____ Before me, the undersigned, a Notary Public in and for said county, this______day of and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires_ Notary Public recorded in Mortgage Record No. MORTGAGE 5 Received for record this